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13	LLC, Wells Fargo Advisors, LLC, Wells Fargo Advisors Financial Network, LLC, Wells Fargo					
14	Securities, LLC, Wells Fargo & Company					
	UNITED STATES DISTRICT COURT					
15	NORTHERN DISTRICT OF CALIFORNIA					
16	SAN FRANCISCO DIVISION					
17	57 II VI I GAIVEISCO	O DIVISION				
18						
19	THEODORE KAGAN, JAMES AVEN, LAURA JACOBS, JOSEPH SOFFE, and ALBERKRACK	No. CV 09 5337 SC				
20	FAMILY LIMITED PARTNERSHIP, on behalf					
	of themselves and all others similarly situated,	JOINT STIPULATION BETWEEN PLAINTIFFS AND DEFENDANTS				
21	Plaintiffs, v.	RE DATES FOR FILING RESPONSIVE PLEADING				
22		REST OTISTVE I DEADTHG				
23	WACHOVIA SECURITIES, LLC, a North Carolina limited liability company; WACHOVIA	Place: Courtroom 1 Judge: Hon. Samuel Conti				
24	SECURITIES FINANCIAL NETWORK, LLC, a North Carolina limited liability company;	Judge. Hon. Samuel Com				
	WACHOVIA CAPITAL MARKETS, LLC, a					
25	North Carolina limited liability company; WELLS FARGO ADVISORS, LLC, a Delaware					
26	limited liability company; WELLS FARGO					
27	ADVISORS FINANCIAL NETWORK, LLC, a Delaware limited liability company; WELLS					
28	FARGO SECURITIES, LLC, a Delaware limited liability company; WELLS FARGO &					
	moning company, willing tranco &					

		, a Delaware corporation and DOES), inclusive,		
		Defendants.		
		This Stipulation is entered into by and among plaintiffs Theodore Kagan, James		
Aven	Aven, Laura Jacobs, Joseph Soffa and Alberkrack Family Limited Partnership (collectively,			
	"Plaintiffs"), on the one hand, and defendants Wachovia Securities, LLC, Wachovia Securities			
	Financial Network, LLC, Wachovia Capital Markets, LLC, Wells Fargo Advisors, LLC, Wells			
		cial Network, LLC, Wells Fargo Securities, LLC and Wells Fargo & Company		
(colle	ectively,	, "Defendants"), on the other hand, with the following facts:		
		A. Plaintiffs filed their Summons and Complaint in the above-captioned matter		
(the "Complaint") on or about November 10, 2009;				
		B. Plaintiffs served their Complaint on Defendants on or about January 22, 2010;		
		C. Defendants' response to the Complaint is currently due by Thursday, April 1,		
2010				
		D. A Joint Case Management Conference Statement is currently due by April 27,		
2010	•			
		E. A Case Management Conference is currently set for May 7, 2010, at 10:00		
a.m. i	in Court	troom #1;		
		F. Plaintiffs and Defendant have met and conferred in good faith over the claims		
asseri	ted in th	ne Complaint.		
45501		IT IS HEREBY STIPULATED AND AGREED as follows:		
	1.			
2010		Defendants' response to the Complaint is currently due by Thursday, April 1,		
2010.				
	2.	A Case Management Conference is set for May 7, 2010, at 10:00 a.m. in		
Court	troom #	1, and the Plaintiffs and Defendant's Joint Case Management Conference Statement		
is due	by Apı	ril 27, 2010.		

1	3.	3. Defendants seek a further extension of time to respond to the Complaint to allow		
2	Plaintiffs and Defendants time to further discuss the issues presented in the Complaint, and			
3	potentially narrow those issues. Defendants also seek additional time for preparation of the			
4	response to the	response to the Complaint.		
5	4. Plaintiffs consent to granting Defendants an extension of time in which			
6	Defendants must respond to the Complaint. Subject to the Court's approval, all Defendants shall			
7	file their response to the Complaint on or before May 3, 2010.			
8	5. Plaintiffs and Defendants have met and conferred in good faith over the claims			
9	asserted in the Complaint.			
10				
11	DATED: Ma	ırch <u>3(</u> , 2010	Bingham McCutchen LLP	
12				
13			Hom 7 Work	
14			By: Donald S. Davidson	
15			Michael D. Blanchard Kevin J. Woods	
16			Attorneys for Defendants	
17				
18	DATED: Ma	rch <u>31,</u> 2010	Kabatech Brown Kellner LLP	
19			By Alfredo Torrijo (K)W)	
20			Alfredo Torrijos	
21			Attorneys for Plaintiffs	
22			ES DISTRICA	
23			STATU TO THE STATE OF THE STATE	
24			IT IS SO ORDERED	
25			Z Judge Samuel Conti	
26			Junge	
27			DISTRICT OF C	
28				